UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE:) Chapter 11
INNATECH, LLC,) Case No. 10-49380
Debtor.) Hon. Thomas J. Tucker
)

ORDER DENYING, WITHOUT PREJUDICE, BRIDGE HEALTHCARE FINANCE, LLC'S EMERGENCY EX PARTE MOTION FOR LEAVE TO TAKE DISCOVERY

At 5:29 p.m. today (April 22, 2010), secured creditor Bridge Healthcare Finance, LLC filed a motion entitled "Emergency Ex Parte Motion for Leave To Take Discovery" (Docket # 114, the "Emergency Motion"). After reviewing the Emergency Motion, the Court concludes that Bridge Healthcare Finance, LLC has not demonstrated good cause for the relief it seeks. The Emergency Motion is too vague under the circumstances. To begin with, it does not state anything specific about what subject matter(s) Bridge wants discovery about. The Court cannot begin to assess whether Bridge has a real need for any discovery before the expedited hearing (scheduled for tomorrow, April 23, at 1:30 p.m.), without knowing anything specific about what Bridge seeks in discovery. Accordingly,

IT IS ORDERED that the Emergency Motion (Docket # 114) is denied, without prejudice to Bridge Healthcare Finance, LLC's right to renew its request for leave to conduct discovery, by orally requesting such leave during the expedited hearing scheduled for April 23 at 1:30 p.m.

.

Signed on April 22, 2010

/s/ Thomas J. Tucker
Thomas J. Tucker
United States Bankruptcy Judge